EXHIBIT 1

1	UNITED STATES DISTRICT	COURT
2	CENTRAL DISTRICT OF CAL	IFORNIA
3		
4	A.H. and H.H., in each case a minor,)
5	by and through their guardian ad litem Crystal Hanson, individually)
6	and as successor in interest to Shane Holland, deceased; C.H., a minor by)
7	and through her guardian ad litem, Reymi Updike; individually and as successor in interest to Shane)
8	Holland, deceased, and PATRICIA HOLLAND, individually,)
9	Plaintiffs,))
10))Case No.
11)5:23-CV-01028-JGB-SHK
12	LOPEZ, DOES 1-10, inclusive,))
13	Defendants.))
14		,
15		
16		
17	REMOTE VIDEOCONFERENCE DEP	OSITION OF
18	JUSTIN LOPEZ	
19	FRIDAY, APRIL 11, 2	024
20		
21		
22		
23	Reported Stenographically By:	
24	Jinna Grace Kim, CSR No. 14151	
25	Job No.: 62323	

	3 usun Lopez on 04/11/2024	Page 2
1	UNITED STATES DISTRICT	
2	CENTRAL DISTRICT OF CAL	IFORNIA
3		
4	A.H. and H.H., in each case a minor,)
5	by and through their guardian ad litem Crystal Hanson, individually)
6	and as successor in interest to Shane Holland, deceased; C.H., a minor by)
7	and through her guardian ad litem, Reymi Updike; individually and as)
8	successor in interest to Shane Holland, deceased, and PATRICIA)
9	HOLLAND, individually,)
10	Plaintiffs,)
11	vs.)Case No.)5:23-CV-01028-JGB-SHK
12	COUNTY OF SAN BERNARDINO; JUSTIN LOPEZ, DOES 1-10, inclusive,)
13	Defendants.)
14		.1
15		
16		
17	The remote videoconference de	position of JUSTIN
18	LOPEZ, taken on behalf of the Plaintif	fs, beginning at 10:04
19	a.m., and ending at 12:05 p.m., on Fri	day, April 11, 2024,
20	before Jinna Grace Kim, Certified Sten	ographic Shorthand
21	Reporter No. 14151.	
22		
23		
24		
25		

	Justin Lopez on 04/11/2024	D 2
1	APPEARANCES OF COUNSEL:	Page 3
2		
3	For the Plaintiffs:	
4	LAW OFFICES OF DALE K. GALIPO BY: DALE K. GALIPO, ESQ.	
5	BY: RENEE V. MASONGSONG, ESQ. 21800 Burbank Boulevard, Suite 310	
6	Woodland Hills, California 91367 Tel: 818-347-3333	
7	Fax: 818-347-4118 E-mail: dalekgalipo@yahoo.com	
8	E-mail: rvalentine@galipolaw.com	
9	For the Defendants:	
10	MANNING & KASS ELLROD, RAMIREZ, TRESTER,	LLP
11	BY: KAYLEIGH ANDERSEN, ESQ. 801 South Figueroa Street, 15th Floor	
12	Los Angeles, California 90017 Tel: 213-624-6900 E-mail: kaa@manningllp.com	
13	r-marr. raaemannrigrrp.com	
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

1	Page 7 but you couldn't find it?
2	A. Correct.
3	Q. Did you give a statement a formal interview
4	following the incident?
5	A. No, sir.
6	Q. Were you asked to give a statement by someone?
7	A. The DOJ asked if I would give one, yes.
8	Q. When did the DOJ ask if you would give a statement
9	in relation to the shooting incident?
10	A. I believe it was a week to two weeks after the
11	incident took place.
12	Q. And you had not given any statement prior to that?
13	A. Correct.
14	Q. Did you have an understanding as to why the DOJ was
15	doing the investigation?
16	A. Yes, sir.
17	Q. What was your understanding?
18	A. That it's part the criminal investigation process.
19	Q. In other words, did you have an understanding as to
20	why the DOJ was doing it rather than the District Attorney's
21	Office?
22	A. Yes, sir.
23	Q. What was your understanding?
24	A. Because the Senate Bill 2.
25	Q. What specifically about it?

	Page 8
1	A. Based so after the incident it was found that
2	Shane Holland didn't have a firearm. So it was the lethal
3	force encounter of our officer-involved shooting suspect who
4	was unarmed.
5	So that's why the DOJ got involved.
6	Q. Did you inform the DOJ whether or not you were
7	willing to give a statement?
8	A. My lawyer did.
9	Q. Who was your lawyer, if you recall?
10	A. I'm drawing a blank on his name right now, sir.
11	Q. That's okay. We're easily forgettable.
12	I get it. But was it your understanding that your
13	lawyer declined for you to give a statement?
14	A. Yes, sir.
15	Q. So is this the first time since the incident you're
16	giving me a formal statement?
17	A. Yes, sir.
18	Q. What was the date of the incident?
19	A. I do not recall the specific date.
20	Q. Do you recall the month or the year?
21	A. It was June of 2022.
22	Q. Do you know about what time it happened?
23	A. I know it was early morning hours around 2 or 3
24	o'clock in the morning.
25	Q. Obviously, it would have been dark outside?

		Justin Lopez on 04/11/2024
1	six mont	hs later.
2	Q.	And then after that did your assignment change?
3	A.	Yes, sir.
4	Q.	And how so?
5	A.	I was assigned to be patrol deputy at the Victor
6	Valley S	tation.
7	Q.	And did you have a period of field training for
8	that?	
9	A.	Yes, sir.
10	Q.	How long was the field training, approximately?
11	A.	Approximately 16 weeks, I believe.
12	Q.	And when did your field training for patrol end,
13	approxim	mately?
14	A.	I want to say it was August of 2020.
15		I might have my math wrong.
16	Q.	Is that an approximation?
17	A.	Yes, sir.
18	Q.	And so how long do you think you've been we're
19	out of f	ield training when our shooting incident that we're
20	hear abo	out occurred?
21	A.	I want to say about three years.
22	Q.	You fired some shots in this incident; is that
23	correct?	
24	Α.	Yes, sir.
25	Q.	How many shots did you fire?

1	Page 13 A. Six.
2	Q. What type of weapon did you fire the shots from?
3	A. Glock 21, a 45-caliber.
4	Q. And you were aiming at Mr. Holland?
5	A. Yes, sir.
6	Q. What portion of his body were you aiming at?
7	Would it have been center mass from your
8	perspective?
9	A. Yes, sir. His upper thoracic area.
10	Q. When you fired your shots were you stationary or
11	moving?
12	A. I was moving.
13	Q. Did you have your gun in one hand or two?
14	A. Two hands.
15	Q. What would you estimate the distance to be between
16	you and Mr. Holland when you fired your first shot?
17	A. No more than ten yards.
18	Q. You played some football, so when you say ten yards,
19	you're approximating like 30 feet or less?
20	A. Correct.
21	Q. So are you saying you think you were within 30 feet
22	from him when you fired your first shot?
23	A. Yes, sir.
24	Q. Did the distance between you and Mr. Holland change
25	at all during the shooting sequence?

		D 14
1	Α.	Yes, sir.
2	Q.	How so?
3	Α.	I was I continued advancing on Holland while I
4	was shoc	oting, and I might have closed the gap five to ten
5	feet in	the process.
6	Q.	So by the time of the last shot, it might have been
7	20 or 25	feet in between you?
8	A.	Approximately.
9	Q.	Prior to your first shot did you ever specifically
10	identify	a gun in his hand?
11	Α.	Never specifically a gun, no, sir.
12	Q.	Did you ever specifically identify a gun anywhere on
13	his pers	son before you fired the first shot?
14	A.	No, sir.
15	Q.	I'll make it broader.
16		Is it a fair statement that you never identified a
17	gun in h	nis hand or on his person at any time before or during
18	the shoo	oting?
19	Α.	No, sir. I never positively identified a gun.
20		I saw what I believe may have been a gun.
21	Q.	I take it a gun, you have some familiarity with
22	guns?	
23	Α.	Yes, sir.
24	Q.	And your gun, for example, has various parts to
25	it?	

	Justin Lopez on 04/11/2024
1	Page 15 A. Correct.
2	Q. And I know I'm not going to name all the parts, but
3	for example, it has a barrel, a grip, trigger, trigger guard,
4	things of that nature?
5	A. Yes, sir.
6	Q. Did you identify any specific parts of a gun
7	A. No, sir. Sorry I didn't mean to cut you off.
8	Q. That's okay. You already knew what I was going to
9	ask, but remember, we have to have a slight pause for our
10	court reporter.
11	A. I'll do that.
12	Q. So just to make sure I'm understanding what you're
13	saying, you never identified any specific parts of the gun in
14	any objects on Mr. Holland; is that correct?
15	A. Correct.
16	Q. Do you recall after the shooting, another officer
17	arriving near where you were at?
18	A. Yes, sir.
19	Q. Do you know who that officer was?
20	A. It was Deputy Hillibrand.
21	Q. And when you listened to the audio of the incident
22	after the shooting, did you hear some of the conversation
23	between you and that deputy?
24	A. Yes, sir.
1	

Q.

25

Do you recall the deputy asking you whether there

		7
1	was a gun	Page 16, or words to that effect?
2	Α.	Yes, sir.
3	Q.	And do you recall what your response was to him?
4	Α.	Yeah. I advised him I didn't know where the gun
5	was, and	he said that he had one.
6	Q.	You're saying that you told the deputy you didn't
7	know wher	e the gun was?
8	Α.	Correct.
9	Q.	But that he said he had a gun, referring to
10	Mr. Holla	nd?
11	Α.	Correct.
12	Q.	Have you ever been provided with a transcript of the
13	audio tha	t led up to the shooting?
14	Α.	I saw it in the DOJ report, I believe.
15	Q.	Did Mr. Holland ever specifically tell you he had a
16	gun?	
17	Α.	No, sir. He just made statements similar to
18	somebody	who would have a gun.
19	Q.	He was saying I will shoot you, or words to that
20	effect?	
21	Α.	Yes, sir.
22	Q.	But would you at least agree he never specifically
23	said I ha	ve a gun?
24	Α.	I would agree.
25	Q.	Do you recall when the deputy asked, "Where is the

	Page 17
1	gun, do we have a gun, you saying, "I don't know?"
2	A. Yes, sir.
3	Q. Okay. So let's go back to the beginning of this
4	incident.
5	Did something initially draw your attention to a
6	vehicle involved in this incident?
7	A. Yes, sir.
8	Q. And what drew your attention?
9	A. I was so I was I was driving towards the
10	County pumps and was coming to the end of my shift, and I saw
11	a vehicle that didn't have a license plate.
12	So I initiated a traffic stop based on the belief
13	there was no license plate on it. The vehicle yielded, and
14	when I exited the vehicle, I found out that it did have a
15	license plate. It was just not mounted where license plates
16	are typically mounted.
17	And it didn't have any lighting, and then the
18	reflective coating on the plate was scratched off, so I
19	didn't see the plate initially.
20	Q. So let me just ask you a few questions about that.
21	It sounds like this happened in the latter part of
22	your shift.
23	A. Correct.
24	Q. Were you in a patrol vehicle by yourself?
25	A. Yes, sir.

		Justin Lopez on 04/11/2024
1	Q.	Page 18 And the vehicle that you observed, where was the
2	vehicle	when you first observed it?
3	A.	I believe it was on it was on US highway 395
4	approxim	nately it was just north of a stop at Adelanto Road
5	when I f	irst saw it.
6	Q.	Was it moving or stopped when you first observed
7	it?	
8	A.	It was moving in the same direction of travel as I
9	was.	
10	Q.	And were you behind it?
11	A.	I don't think initially I was, but I moved behind it
12	to initi	ate the traffic stop.
13	Q.	What type of vehicle was it, if you recall?
14	A.	I remember being an older model SUV.
15		I read the report. It's a Ford Explorer.
16		I don't remember the year, though.
17	Q.	It's okay. Do you recall the color?
18	A.	I remember it was dark in color.
19	Q.	And how far away was it from you when you first
20	observed	lit?
21	Α.	Maybe 100 yards, 200 yards.
22		I don't know. It's hard to estimate when I first
23	laid eye	es on the vehicle on the highway.
24	Q.	Approximately how far were you from the vehicle when
1		

25

you thought it did not have a license plate?

		Justin Lopez on 04/11/2024
1	Α.	Maybe two vehicle lengths.
2	Q.	What type of vehicle were you driving?
3	Α.	It's a County patrol standard County patrol
4	vehicle.	It's a Ford Explorer.
5	Q.	So when you say two vehicle lengths, do you have
6	about th	e Ford Explorer in mind?
7	A.	Yes, sir.
8	Q.	When you initiated the stop, what was the
9	approxim	ate distance between your vehicle and the subject
10	vehicle?	
11	A.	About a car length.
12	Q.	Other than the license plate issue, was the vehicle
13	speeding	or committing other moving violations prior to you
14	pulling	it over?
15	Α.	No, sir.
16	Q.	Do you know what the speed limit is on that area of
17	the road	way?
18	Α.	55 miles-an-hour.
19	Q.	And do you have an estimate as to the speed of the
20	vehicle	when you first observed it?
21	Α.	Nothing that comes to mind specifically.
22	Q.	But it appeared to be going within the speed
23	limit?	
24	Α.	Correct.
25	Q.	Now I just want to make sure I'm understanding your
1		

	Justin Lopez on 04/11/2024
1	Page 20 testimony and about the plate, and I'm sorry I'm asking some
2	follow-up questions, but because I don't have a statement
3	from you or prior interview, I don't know your thought
4	process.
5	Are you saying that the vehicle ended up having a
6	license plate, but it was in a different spot than you would
7	normally expect it?
8	A. Yes, sir.
9	Q. Where was the license plate on the vehicle?
10	A. It was mounted to the tailgate of the vehicle just
11	below the rear window.
12	I believe it neighbored the driver side.
13	Q. And when did you notice that it had a license
14	plate?
15	A. Upon approach.
16	Q. And when you activated your lights to pull the
17	vehicle over, did it timely pull over?
18	A. Yes, sir.
19	Q. Did you call-in the plate of the vehicle?
20	A. Yes, sir.
21	Q. And did it come back with any history as far as
22	wants or warrants or stolen or anything like that?
23	A. No, sir.
24	Q. Did it indicate, if you recall, who the registered
25	owner of the vehicle was?

										Page 24
1	had	with	people	under	the	influence	of	central	nervous	C

- 2 stimulants, he was giving me those projected signs and
- 3 symptoms that led me to believe he may possibly be under the
- 4 influence.
- 5 Q. Did you ask him any questions about that?
- 6 A. I did not.
- 7 Q. Did you say anything to the effect, you know, have
- 8 you had anything to drink, are you under the influence of
- 9 drugs at all, medication, anything like that?
- 10 A. I did not.
- 11 Q. Did you mention to him that you noticed he that he
- 12 seems like he's sweating or moving erratically, is he okay,
- 13 does he need any medical attention, or anything like that?
- 14 A. I did not point those things out.
- 15 Q. Were you aware at the time you approached the
- 16 passenger side of the vehicle, the conversation was being
- 17 recorded?
- 18 A. Yes, sir.
- 19 O. Did you let the people in the car know that the
- 20 conversation was being recorded?
- 21 A. No, sir.
- Q. Was there any weapons that you saw in the car during
- 23 the time frame you were at the passenger side?
- 24 A. No, sir.
- 25 Q. How long do you think you were at the passenger side

	Justin Lopez on 04/11/2024
1	Q. After you got the information on the passenger side
2	of the car, did you stay in that area, or did you tactically
3	reposition more towards your vehicle for a short time?
4	A. Once I gathered the information from both the driver
5	and the passenger, I walked back to my patrol vehicle, and I
6	patrol vehicle's radio to run the two people over the air
7	while standing behind the passenger door.
8	Q. Did either of the occupants verbally or physically
9	threaten to harm you while they were in the car and you were
10	on the side?
11	A. No.
12	Q. Did anybody say that they had a gun or anything like
13	that while you were on the side?
14	A. No, sir.
15	Q. Did you notice any cell phones in the car at that
16	point?
17	A. No, sir.
18	Q. And did you actually go back in your car, or were
19	you standing close to the car when you were calling-in the
20	information?
21	A. I was standing close to the car.
22	Q. Would that be on the driver side?
23	A. No. The passenger side.
24	Q. And were either one of your spotlights illuminating
25	their vehicle, if you recall?

1	Α.	Page 27 I believe I used all of my lights on my vehicle.
2	Q.	And was their vehicle on the shoulder of the road at
3	that poi	.nt?
4	Α.	Yes, sir.
5	Q.	And then at some point did you observe Mr. Holland
6	getting	out of the vehicle?
7	A.	Yes, sir.
8	Q.	And were you on the passenger side of your vehicle
9	when he	got out?
10	A.	Yes, sir.
11	Q.	Had you received any of the information back yet
12	regardin	ng the individuals in the car?
13	A.	No.
14	Q.	Did you have a chance to call the information in?
15	A.	I had a chance to are you are you speaking of
16	being ab	ole to relay the information provided me to dispatch?
17	Q.	Yes, exactly.
18	A.	Yes. I was able to give both names and birthdays
19	provided	l to me.
20	Q.	So you were able to do that before Mr. Holland got
21	out?	
22	A.	Correct.
23	Q.	But you didn't get any information back before he
24	got out;	is that fair?
25	Α.	That's correct.

1	Page 28 Q. And did you actually observe Mr. Holland getting out
2	of the car?
3	A. Yes, sir.
4	Q. And when he got out of the car, how far away were
5	you from him, approximately?
6	A. I was aware the vehicle my vehicle's parked.
7	So again, approximately a vehicle length away, and
8	then, you know, a few feet back to account for that space
9	between the front of the car and the passenger door.
10	Q. And was the lights from your vehicle illuminating
11	Mr. Holland when he got out of the car?
12	A. Yes, sir.
13	Q. Did he say anything to you when he got out of the
14	car?
15	A. No, sir.
16	Q. Did you see any gun in his hand or on his person
17	when he got out?
18	A. No. I saw I saw him side-step around the door
19	he had opened and continue facing away from me, and his hands
20	were positioned in front of him as if he was holding onto his
21	waistband or waistband area.
22	Q. Could you actually see his hands at that point?
23	A. No, sir.
24	Q. Could you actually see his hands in contact with his
25	waistband?

	Justin Lopez on 04/11/2024
1	Page 29 A. No, sir. I didn't see where what his hands were
2	holding at all.
3	Q. Did you see any object in his hands as he was
4	getting out of the vehicle?
5	A. No, sir. He was completely faced away from me.
6	Q. Okay. We're going to try to show an exhibit, I
7	think is an overhead view of the area this happened.
8	Renee will help me, and we're going to see if we can
9	share the screen so we can all see it together.
10	Yeah. You're good. I think in a few seconds,
11	hopefully, we'll see an image.
12	(Exhibit 1 was marked for identification.)
13	BY MR. GALIPO:
14	Q. Can you see the image on your screen?
15	A. Yes, sir.
16	Q. We'll mark this as Exhibit 1, and I realize it's an
17	overhead and everything's really small, but towards the top
18	of the image, there appears to be a roadway and two vehicles
19	on the shoulder.
20	Do you see that area?
21	A. Yes. Are you referring to my patrol vehicle and

- 22 the --
- I think so. I want to verify with you that it's 23 Q.
- your patrol vehicle and the subject vehicle. 24
- 25 It is. Α.

1	Page 31 BY MR. GALIPO:
2	Q. And I just want this as a visual, when Mr. Holland
3	got out of the vehicle, did he start moving or running away
4	from you at some point?
5	A. Yes, sir.
6	Q. And did you follow him to the best of your
7	ability?
8	A. Can you clarify your question?
9	Q. Yeah. Did you run after him?
10	A. Yes, sir.
11	Q. Which general direction did he run?
12	A. He ran south on 395, initially.
13	Q. So like on the shoulder of the road, initially?
14	A. Correct.
15	Q. And for how long approximately did he run on the
16	shoulder of the road going southbound?
17	A. If you could see that conex [phonetic] box
18	approximately to that area before he started heading west.
19	Q. So to go west, that would be to the he would go
20	to his right from going south; he would turn to his right?
21	A. Correct.
22	Q. Now, I know at some point, and I know he said it
23	more than once, words to the effect, "I'm going to shoot
24	you."
25	Did you hear that when he said that?

	Jusun Lopez on 04/11/2024
1	A. It wasn't in a like a 90-degree turn kind of
2	fashion. It was more of a gradual turn to the westbound
3	point of direction.
4	Q. And in looking at anything in this image, could you
5	see approximately where he was when he started to turn in a
6	westerly direction?
7	A. Again, it was around the corner. So where that
8	conex box was I believe he cut through that dirt field.
9	He wasn't necessarily running straight at all.
10	He was zigzagging in his motion. So he was very
11	unpredictable as to where he was going.
12	Q. And where was he approximately when he first said,
13	"I will shoot you," or words to that effect?
14	A. If I had to give you an approximation, I would say
15	maybe 30 yards, 40 yards from the corner of 395 and Cactus.
16	And that would be
17	Q. And once he
18	A. Sorry.
19	Q. Sorry. Go ahead.
20	A. I said that would we the northwest corner of 395 and
21	Cactus.
22	Q. Was he running away from you when he initially said,
23	"I will shoot you?"
24	A. Yes, sir.
25	Q. And he said it more than once; is that fair?

	Justin Lopez on 04/11/2024
1	Q. I think so. His back was generally towards you as
2	he was running southbound?
3	A. When we were running southbound, that's correct.
4	Q. And how far were you running behind him during that
5	part of the foot pursuit?
6	A. I maintained the same distance the entire pursuit
7	because of his posturing.
8	Q. And what was that approximate distance that you
9	maintained during the entire pursuit?
10	A. Approximately ten yards.
11	Q. And were you also running on the shoulder during the
12	initial part of the pursuit?
13	A. I was running in the same direction as him.
14	I was trying to stay behind him, but I was also
15	creating an irregular pattern in my running because he was
16	looking back for me.
17	Q. You saw him glancing over one of his shoulders
18	various times?
19	A. Correct. His left shoulder.
20	Q. And did you have anything in your hands during this
21	portion of the foot pursuit?
22	A. I believe when we started heading west on Cactus, he
23	switched his primary hand to the front of his waistband from
24	his left to his right. And so at that point because he was
25	favoring his left shoulder, I really believed that he might
1	

												age so
1	have a	aun	and	therefore,	Т	pulled	011 †	m\7	ann	and	turned	\circ n
_	mave a	gair,	ana	chererore,	_	Parrea	Out	шу	gan	ana	carnea	OII

- 2 my strobe light.
- 3 Q. Is that once he started turning west, or is that
- 4 before that?
- 5 A. It would be right around the area he started to head
- 6 west.
- 7 Q. So the initial part of the pursuit when he was going
- 8 south, did you have anything in your hands at that point?
- 9 A. No. I believe maybe just my flashlight.
- 10 Q. Are you right-handed or left-handed?
- 11 A. I'm a right-handed person.
- 12 Q. Were you illuminating him with your flashlight as
- 13 you were running after him in the southbound direction?
- 14 A. Yes, sir. Initially.
- 15 Q. And during that time did he ever turn towards you
- 16 with an object in his hands?
- 17 A. He had turned towards me, again, with looking over
- 18 his left shoulder, but he didn't -- I didn't see any objects
- 19 in his hands because there was always one hand in front of
- 20 his person.
- 21 Q. Did you ever consider tactically maybe not pursuing
- 22 him on foot given that you were alone and it was another
- 23 driver in the vehicle?
- 24 A. I did consider it, but it was a rapidly-evolving
- 25 situation, and again, based on his posturing and my initial

	Justin Lopez on 04/11/2024
1	Page 39 contact with him, I thought it would be I thought it was a
2	better move to pursue him.
3	Q. So you considered it, but you thought it would be
4	better to pursue him?
5	A. Correct.
6	Q. And so once he turned in a westerly direction,
7	that's about the time you pulled out your firearm?
8	A. Approximately.
9	Q. Did he ever say, "I will shoot you" before you
10	pulled out your firearm?
11	A. I don't recall if I pulled out my firearm when he
12	switched to his right hand or when he said, "I will shoot
13	you" the first time. But it was one of those two things that
14	really led me to believe he had a gun, and that's when I
15	pulled out my firearm.
16	Q. Okay. And then you continued to pursue him, but
17	more in a westerly direction?
18	A. Correct.
19	Q. So do you think during that portion of the pursuit,
20	he ever looked over his shoulder and saw you with a gun in
21	your hand?
22	MS. ANDERSEN: Objection. To the extent that calls
23	for speculation.
24	You can answer.

www.huseby.com

BY MR. GALIPO:

25

	Sustin Lopez on 04/11/2024
1	Q. Yeah. If you know.
2	A. I don't know if he would have had any knowledge of
3	me having a gun, but I had my strobe light on. So I don't
4	know if he was able to identify me having a gun.
5	Q. And the strobe light, was that like a tac light on
6	your firearm?
7	A. Correct.
8	Q. Was he looking back at you various times when he was
9	running in a west direction?
10	A. Yes.
11	Q. And how often was he looking back at you during that
12	time frame?
13	A. It was pretty often. I would say every five yards
14	or so, he would change his direction of travel to, you know,
15	a diagonal version of travel to the other opposite end, and
16	he was always looking for me over his left shoulder. So

- 17 Q. Okay --
- 18 A. Sorry.
- 19 Q. And do I have it correct that he traveled
- 20 approximately 60 to 80 yards in a west direction before the
- 21 shooting occurred?
- 22 A. Again, it's an approximation, but yes.
- Q. And during that time frame you're estimating that he
- 24 said, "I will shoot you" or words to that effect
- 25 approximately ten times?

1	Page 41 A. Correct.
2	Q. The first time he said it, did you see any weapon in
3	his hand at that point?
	-
4	A. No.
5	Q. Did he turn towards you with an object that you
6	could see at that point? In other words, did it look like he
7	was turning towards you to shoot you after he said it the
8	first time?
9	A. No.
10	Q. And how about the second time, when he said it the
11	second time, could you see an object in his hands, or did it
12	look like he was turning to shoot you?
13	A. No.
14	Q. And if I went through each time up to the last time,
15	the third time, the fourth time, the fifth time, the sixth
16	time, the seventh time, the eighth time, the nineth time, and
17	asked you each one of those times whether he turned towards
18	you with an object in his hand and looked like he was going
19	to shoot you at those times, would your answer be the same;
20	no, not those times?
21	A. Correct. Up to the nineth time like you had said.
22	Q. Okay. So approximately nine times he said, "I'm
23	going to shoot you," and during those times you would at
24	least agree you did to the see an object in his hands, and it
25	did not appear that he was turning to shoot you during those

1	Page 42 nine times; is that fair?
2	A. Yes, sir.
3	Q. And you were still running after him at about 30
4	feet behind him?
5	A. Correct.
6	Q. Now, you were giving him some commands as you were
7	chasing him westbound?
8	A. Yes, sir.
9	Q. Do you recall some of the commands you were giving
10	him?
11	A. Yes, sir. It was along the lines "let me see your
12	hands," and I believe I told him to get his hands off his
13	waistband as well.
14	Q. Did you ever give him a verbal warning that you were
15	going to shoot him?
16	A. I do not believe so.
17	Q. Up to the last time that he said, "I will shoot
18	you," did you see any object in his hand at all?
19	A. You're not including the last time?
20	Q. Up to that time, and then I'll ask you about the
21	last time.
22	A. Correct, sir. I did not see anything in his hand up
23	to the last time.
24	Q. Let's talk about the last time.
25	And I think I asked you before how much time passed

	Jusun Lopez on 04/11/2024
1	Page 43 between the last time he said, "I will shoot you" and the
2	shots, and I think it was difficult for you to give an
3	estimate?
4	A. Correct.
5	Q. Did you say anything to him after the last time he
6	said, "I'll shoot you," but before the shots?
7	A. I don't recall.
8	Q. Was he running still away from you the last time he
9	said, "I will shoot you?"
10	A. Was he running away from me the last time he said,
11	"I'll shoot you?"
12	Is that what you're asking?
13	Q. Yeah. That's my question.
14	A. Yes, sir. He was still heading away from me.
15	Q. So he was still running west away from you the last
16	time he said, "I'll shoot you?"
17	A. Correct.
18	Q. And you were still generally looking at his back?
19	A. The last time he said that?
20	Q. Yes.
21	A. Yes, sir.
22	Q. Was his pace about the same, or did he appear to be
23	going faster or slowing down?
24	A. Towards the end of the pursuit it was a very
25	sporadic in pace. He would slow down and then speed up

	Justin Lopez on 04/11/2024	
1	Page 44 because of his because of his continued looking over his	
2	shoulder, the last couple of turns were more not the last	
3	couple turns, but some of the turns towards the end of the	
4	incident were more of a bladed stance where he was turning	
5	even more. He was more of turning rather than just a looking	
6	over the shoulder.	
7	Q. How many times did he do more of a turning motion	
8	rather than just looking over the shoulder motion?	
9	A. Approximately two.	
10	Q. And when he did those, did you see any object in his	
11	hand?	
12	A. No. Except for the last time.	
13	The last time would have been the third.	
14	Q. So the movement he made the last time, he had made a	
15	similar movement two prior times?	
16	A. Similar, but more exaggerated.	
17	Q. And the last time, did you see some type of an	
18	object?	
19	A. Yes.	
20	Q. And where was this object?	
21	A. It was about at waist level, and it was being held	
22	his by right hand. So I was getting his full left-hand side,	
23	and I saw the black object at waist level on his right	
24	hand.	

Q.

25

And you've already told me you did not specifically

	Justin Lopez on 04/11/2024
1	Page 45 identify it as a firearm; correct?
2	A. Yes, sir.
3	Q. Did you say, "drop it" or words to that effect?
4	A. I did not, sir.
5	Q. Did the object look to you like it could possibly be
6	a cell phone?
7	A. No. To me at the time it looked I believed it to
8	be a gun because of the circumstances.
9	Q. I'm just wondering in terms of its shape or size,
10	whether it also looked like a cell phone, possibly.
11	A. I did not stare at it long enough to positively
12	identify it as a firearm. I just based off the totality
13	of the circumstances and the way he was carrying it, I
14	believed it to be a gun.
15	Q. How long did you see this object before you fired?
16	A. The second I saw it coupled with his turning motion
17	towards me, that's when I decided to fire. So it was no more
18	than a second that object was being presented to me that I
19	decided to shoot.
20	Q. And when you were firing were you using your
21	sights?
22	A. Yes, sir.
23	Q. Could you see where the object was during the time
24	you were firing?

Α.

No, sir.

25

	Jusun Lopez on 04/11/2024
1	Q. So altogether you would have seen the object for
2	about a second or a fraction of a second?
3	A. Yes, sir.
4	Q. And as you were firing your shots, was Mr. Holland
5	still moving away from you?
6	A. He was so again, he was bladed towards me with
7	his left side, and it was more of a side-step that he was
8	doing. So yes, he was still moving away from me, just not in
9	the way he was doing the entirety of the pursuit.
10	Q. So he was still moving away from you, but he had
11	turned some. So his left side was more directed to you?
12	A. Correct.
13	Q. I think you've already told me early on, and I
14	apologize I don't see it in my notes.
15	Can you tell me again how many shots you fired?
16	A. Six.
17	Q. And was he moving continuing to move away from
18	you for all six shots?
19	A. I don't know.
20	Q. Did you see him going to the ground at some point?
21	A. Yes, sir. I that's when I stopped shooting is
22	when he went to the ground.
23	Q. And how did he go to the ground, if you recall?
24	Was he chest-down or in some other position?
25	A. I believe it was chest-down or on his side,

	Justin Lopez on 04/11/2024
1	Page 47 something of that nature.
2	Q. And do you recall which way generally his head was
3	and his feet?
4	A. His head would have been in a westward direction and
5	his feet in a eastward.
6	Q. So his head was more in the direction he was
7	running?
8	A. Correct.
9	Q. So immediately after the shooting when the deputy
10	asked you, "Do we have a gun," why did you say, "I don't
11	know" as opposed to "yes" or "I think he has a gun?"
12	A. Because at that time when he was faced down, I
13	didn't know where the gun was. I believe he asked me where
14	is the gun, and if that's
15	Q. You don't remember he had
16	A. I'm sorry.
17	Q. I'm sorry.
18	A. I said if that's not exactly what he asked me,
19	that's how I interpreted the question.
20	Q. I see. You don't recall him saying, "Do we have a
21	gun?"
22	A. Something along those lines. I remember him asking
23	me that question, yes.
24	Q. And do you recall saying, "I don't know?"
0.5	

Α.

Yes.

25

	Page 48
1	Q. Did you ever tell him that he has a gun?
2	A. Did I tell my partner that he had a gun?
3	Q. Yeah. He has a gun, or something, or words to that
4	effect?
5	A. Yeah. I reiterated how Holland told me he had a
6	gun.
7	Q. Well, isn't what you actually said, "He said he's
8	going to shoot me?"
9	A. Correct, sir.
10	Q. I know it might be you would agree what you said
11	is, "He said he was going to shoot me."
12	You didn't say that Holland told you he had a gun;
13	is that fair?
14	A. Correct.
15	Q. And in all fairness, Holland never specifically told
15 16	Q. And in all fairness, Holland never specifically told you he had a gun; he just said he was going to shoot you.
16	you he had a gun; he just said he was going to shoot you.
16 17	you he had a gun; he just said he was going to shoot you. A. That's correct. But I saw during the pursuit what I
16 17 18	you he had a gun; he just said he was going to shoot you. A. That's correct. But I saw during the pursuit what I believed to be a gun at the moment of him turning.
16 17 18 19	you he had a gun; he just said he was going to shoot you. A. That's correct. But I saw during the pursuit what I believed to be a gun at the moment of him turning. Q. Okay.
16 17 18 19 20	you he had a gun; he just said he was going to shoot you. A. That's correct. But I saw during the pursuit what I believed to be a gun at the moment of him turning. Q. Okay. MR. GALIPO: We've been going for awhile.
16 17 18 19 20 21	you he had a gun; he just said he was going to shoot you. A. That's correct. But I saw during the pursuit what I believed to be a gun at the moment of him turning. Q. Okay. MR. GALIPO: We've been going for awhile. Thank you, Renee. We can take this photo down.
16 17 18 19 20 21 22	you he had a gun; he just said he was going to shoot you. A. That's correct. But I saw during the pursuit what I believed to be a gun at the moment of him turning. Q. Okay. MR. GALIPO: We've been going for awhile. Thank you, Renee. We can take this photo down. I think it's a good time for a break.
16 17 18 19 20 21 22 23	you he had a gun; he just said he was going to shoot you. A. That's correct. But I saw during the pursuit what I believed to be a gun at the moment of him turning. Q. Okay. MR. GALIPO: We've been going for awhile. Thank you, Renee. We can take this photo down. I think it's a good time for a break. We're making really good progress.

1		Page 49
1		COURT REPORTER: That's fine.
2		MR. GALIPO: Let's go off the record.
3		(Recess taken.)
4	BY MR. G	ALIPO:
5	Q.	To your knowledge, had you ever seen Mr. Holland
6	before?	
7	Α.	No, sir.
8	Q.	Did you have any information that he had a criminal
9	record?	
10	Α.	No, sir.
11	Q.	Any information that he had ever committed an act of
12	violence	against anybody?
13	Α.	No, sir.
14	Q.	Had you been in foot pursuits before that date?
15	Α.	Yes, sir.
16	Q.	How many, approximately?
17	Α.	Over ten.
18	Q.	Had you ever seen a suspect with an actual firearm
19	in their	hand before?
20	Α.	In my own experience, or
21	Q.	Yeah. Your experience, a suspect as opposed to a
22	fellow o	fficer.
23	Α.	No.
24	Q.	And did you have a body-worn camera at the time?
25	Α.	No, sir.

	Page 50
1	Q. Do you have them now?
2	A. Yes, sir.
3	Q. When did you get them, approximately?
4	A. I believe it was the end of the last year.
5	So around November, December of 2023.
6	Q. What was the source of the audio that we're
7	listening to regarding the event?
8	A. It was my department-issued digital audio
9	recorder.
10	Q. Were you aware it was on during the incident?
11	A. Yes, sir. I activated it.
12	Q. Did you initially have the impression when
13	Mr. Holland was running southbound on the shoulder that he
14	was trying to get away from you?
15	MS. ANDERSEN: Objection to the extent that calls
16	for speculation.
17	You can answer.
18	THE WITNESS: Can you re-ask that question, please?
19	BY MR. GALIPO:
20	Q. Sure. When Mr. Holland got out of the car and was
21	initially running southbound before we went in an westerly
22	direction, was it your impression that he was trying to run
23	away from you?
24	MS. ANDERSEN: Same objection.
25	THE WITNESS: It was my impression, yeah, he was

1	Page 51 trying to evade his detention.
2	BY MR. GALIPO:
3	Q. And when he was running westbound, was it also your
4	impression that he was trying to get away from you?
5	A. Yes, sir.
6	Q. Now, the first nine times approximately that he
7	said, "I will shoot you" or words to that effect, and he
8	didn't shoot you, and you didn't see a gun or an object, did
9	you consider in your mind maybe he's just telling me he's
10	going to shoot me so that I'll stop chasing him?
11	A. That never crossed my mind.
12	MS. ANDERSEN: A late objection to the extent that
13	calls for speculation.
14	Sorry.
15	BY MR. GALIPO:
16	Q. That never crossed your mind that he might just be
17	saying that so that you would stop chasing him?
18	A. No, sir.
19	Q. After he said and I think you told me earlier
20	that he ran about 60 or yards in between the first time he
21	said, "I'll shoot you" and the last time?
22	A. Correct.
23	Q. After he said, "I'll shoot you" the first time, did
24	you try to seek cover?
25	A. No, sir. I was in the middle of the dessert or an

Page 52

1 open roadway. There was no cover near me.

- Q. Did you decide to stop chasing him at that point?
- In other words, it might not have been worth it
- 4 given the situation?
- 5 A. No, sir. I never considered that because when he
- 6 started heading westbound on Cactus he was heading towards a
- 7 residential neighborhood.
- 8 Q. And I guess the second time he said it, you also did
- 9 not decide; you didn't seek cover because there really was no
- 10 cover around?
- 11 A. Correct. Not even concealment.
- 12 Q. Didn't you think that was a little odd, someone
- 13 saying, "I'm going to shoot you" nine times and never seeing
- 14 an object, and them never trying to shoot you?
- 15 A. No. I think he was in a very disadvantageous
- 16 position, and that's why he had not presented the firearm
- 17 yet, and I was at that point I already knew I had more of an
- 18 advantageous position due to his back being towards me and
- 19 him having to make a full turn before him having to shoot at
- 20 me.
- 21 Q. Do you know if he -- do you believe now that the
- 22 object in his hand was a cell phone?
- MS. ANDERSEN: Objection to the extent that calls
- 24 for speculation.
- But you can answer.

1	Page 53 THE WITNESS: I'm sorry. Ask that question again?
2	BY MR. GALIPO:
3	Q. Sure. Do you believe now that the object you saw in
4	his hand was a cell phone?
5	A. I know now that the object that I saw was a cell
6	phone.
7	Q. How do you know that it was a cell phone as opposed
8	to a firearm?
9	A. Based on the DOJ's investigation in the report that
10	was provided to me.
11	Q. Well, after the shooting did you see any guns on the
12	ground or around his body?
13	A. No, sir.
14	Q. Do you know if he was searched or patted down for
15	weapons?
16	A. Yes, sir. I patted him down before I started giving
17	him aid.
18	Q. Did you pat him down before or after the responding
19	deputy asked you whether or not he had a gun?
20	A. After.
21	Q. So when you said, "I don't know" that was before you
22	had patted him down; is that fair?
23	A. Correct.
24	Q. And so when you patted him down, did you find any
25	weapons on his person?

1	Page 54 A. No, sir.
2	Q. Did you check his pockets?
3	A. Yes, sir. I checked his entire body for any weapons
4	that may be on him.
5	Q. Did you take anything out of his pockets at that
6	point?
7	A. I don't believe so.
8	Q. Did you see a cell phone at some point?
9	A. There was a cell phone near his body.
10	Q. Where was it in relation to his body?
11	A. I would be guessing, but it was somewhere within
12	arms' reach, I believe. I want to say it was close to his
13	head.
14	Q. As he was well, let's back up.
15	You did not see the cell phone when he was in the
16	car; is that true?
17	A. That's true.
18	Q. And you did not see a cell phone when he was getting
19	out of the car; is that also correct?
20	A. That's correct.
21	Q. When he was running southbound on the shoulder, you
22	didn't see a cell phone at that time; correct?
23	A. Correct.
24	Q. And when he was running up until the last time he
25	said, "I'll shoot you" or words to that effect, you did not

		Page :
1	goo the goll phone, ig that also gowyest?	

- see the cell phone; is that also correct?
- 2 A. Excluding the last time, correct.
- 3 Q. So what I'm wondering is, do you know whether or not
- 4 he had the cell phone in his hand while he was running up to
- 5 the last time as opposed to taking it out of a pocket or
- 6 something?
- 7 A. The object I saw was what I believed to be a gun.
- 8 So being that it was the only black object near his
- 9 body, I put together that it was probably what he was
- 10 presenting to me during that turn that led me to believe or
- 11 know that he was armed at that point.
- 12 Q. Right. My question's a little bit different.
- I think you told me, you know now for sure the
- 14 object in his hand was a cell phone.
- 15 A. Correct.
- 16 Q. And I'm just -- I think you told me that you did not
- 17 see any object in his hand before he said, "I will shoot you"
- 18 the last time.
- 19 A. Correct.
- 20 Q. Okay. What I was asking you is, do you know now
- 21 whether he was running the whole time with that object in his
- 22 hand, or whether you observed him take it out of one of his
- 23 pockets shortly before the shooting.
- A. No. I do not know whether or not he was, again,
- 25 yeah, the same answer.

55

	Justin Lopez on 04/11/2024
1	Page 56 Q. So you don't know whether he had it in his hands the
2	whole time while he was running or not?
3	A. No. I only know that he had one hand in front of
4	him at all times.
5	Q. So now we're up to the last time he said, "I'll
6	shoot you."
7	Did you see this object in his hand while he was
8	saying that or immediately after he was saying that for the
9	last time?
10	A. I don't recall if he was saying it while he was
11	turning, or if it was prior to.
12	So I can't accurately answer that.
13	Q. And how much of a you said he was running kind
14	of I forget the word, but kind of in a zigzag or haphazard
15	fashion?
16	A. Yes. Throughout the duration of the pursuit, it was
17	very irregular in his path.
18	Q. And it sounds like when he was running southbound,
19	he looked over his shoulder multiple times at you.
20	A. No. It was when he was we were going westbound
21	on Cactus I'm sorry correct, he was looking over his
22	shoulder the entire pursuit.
23	I thought you were referring to the turns.
24	The turns he had made prior to the shooting were

25

when he were going west on Cactus.

1	Page 57 My apologies.
2	Q. That's okay. I just want make sure I'm
3	understanding what you're saying and I have it correct.
4	As he was going southbound, he looked over his
5	shoulder various times, but did not turn towards you while
6	going southbound; is that correct?
7	A. Correct.
8	Q. But when he was going westbound, he slightly turned
9	towards you on two prior occasions?
10	A. Correct.
11	Q. But during those prior occasions, you did not see
12	the object?
13	A. Correct.
14	Q. So the last time when he turned towards you, that
15	would have been the third time?
16	A. Correct.
17	Q. And that time you did see the object?
18	A. Yes.
19	Q. And would it have been in his left hand?
20	A. No. It would have been in his right hand.
21	Q. The object was in his right hand?
22	A. Yes, sir.
23	Q. Did you see anything in his left hand?
24	A. No. It was being swung around his body as he was
25	turning to the side.

1	Page 58 Q. And how far into the turn do you think he got before
2	you started shooting?
3	A. I had his left shoulder completely, and his hands in
4	front of him. So he was at probably a 90-degree angle turn
5	towards with his left side towards me if that makes sense.
6	Q. So if he was like at 12 o'clock and you were at 6
7	o'clock, are you saying he would have been turned towards 9
8	o'clock?
9	A. Correct.
10	Q. Did he ever extend his right arm towards you?
11	A. No.
12	Q. Was he ever facing directly at you at any time
13	immediately before you fired or during the shots?
14	A. His
15	MS. ANDERSEN: Sorry. Objection. Vague and
16	ambiguous as to directly at you.
17	But you can answer.
18	MR. GALIPO: Yeah, that was. Let me rephrase.
19	BY MR. GALIPO:
20	Q. I was talking about his upper body as opposed to his
21	face.
22	Was his upper body ever directly pointed at you
23	immediately before or during the shots?
24	A. No.
25	Q. So you would have been shooting, it sounds like, at

	-
1	Page 59 his left side?
2	A. Correct.
3	Q. So would you at least agree that you never saw him
4	like in a shooting stance, would you agree with that?
5	A. No. I never saw him in a shooting stance.
6	Q. And you think you saw this object in his right hand
7	for a second or a fraction of a second before you fired?
8	A. Correct.
9	Q. Do you know at the time you saw the object whether
10	it was illuminated by your light?
11	A. The light was on, so yes. That's why I would have
12	seen that black mass. I think otherwise, I wouldn't have
13	been able to see it.
14	Q. Now, the phone that you saw after the incident, do
15	you recall what color it was?
16	A. Black.
17	Q. Do you recall what type of phone it was,
18	generally?
19	A. No, sir. I mean like a touch screen type phone.
20	It wasn't a flip phone or anything like that.
21	Q. And I think you already told me this, but when you
22	saw that the black object for a second or a fraction of a
23	second, you did not specifically see a barrel or a trigger or
24	a trigger guard or anything like that; is that correct?
25	A. That's correct, sir. I didn't take the time to

	Justin Lopez on 04/11/2024
1	Page 60 specifically identify any parts of a gun or what I believed
2	to be the gun.
3	Q. After you patted him down, searched him for weapons,
4	was he handcuffed?
5	A. Yes. It's kind of a standard procedure to handcuff
6	the suspect prior to because you don't know what they do have
7	on them, and if they're going to, you know, attack officers
8	after coming to or whatever may be.
9	So he was handcuffed, and then we proceeded to pat
10	him down, and then once that was done, we started rendering
11	aid.
12	Q. When you patted him, how much time do you think
13	passed in between the shooting and the pat-down?
14	A. I had to wait for backup to show up.
15	It might have been somewhere around half a minute.
16	Q. And was he still alive, if you can tell, when you
17	patted him down?

- 18 A. Yes, sir.
- 19 Q. How could you tell he was still alive?
- 20 A. There was still rise and fall of his chest.
- Q. And when he was handcuffed, was he still alive?
- 22 A. I don't know. I believe because his body was moving
- 23 around at that point, I no longer had sight of his chest
- 24 rising and falling or could hear him breathing.
- So I don't know if he was alive at that point.

	Page 61
1	Q. Did you handcuff him or someone else?
2	A. I cuffed him.
3	Q. And then was he chest-down at that point?
4	A. When I handcuffed him?
5	Q. Yes.
6	A. Yes, sir.
7	Q. Did you check for injuries?
8	A. Yes, sir. So once I handcuffed him, we turned him
9	over onto his back so he would be resting on his arms, and we
10	started to started our primary assessment of his
11	injuries.
12	Q. And what did you see in that regard, if you
13	recall?
14	A. I remember looking for holes in the upper thoracic
15	area where I was aiming. I just saw a lot of blood. I
16	couldn't identify any specific holes, and then I my
17	sergeant was there at the time, and he pointed out that he
18	had a head wound, and that's all I remember seeing at that
19	point.
20	Q. Did you, in fact, see a head wound at some point?
21	A. Yes, sir.
22	Q. That was after the sergeant pointed it out?
23	A. Correct.
24	Q. And regarding his upper body, you recall a lot of
25	blood?

	D (1
1	Page 62 A. Yes, sir.
2	Q. Did you ever try to look in the surrounding area for
3	a gun?
4	A. I did a very quick scan of the area, and we were
5	somewhat near some dessert shrubbery I guess you could say,
6	and looked there real quickly.
7	But no, at the point I was told to walk away and
8	take a breath by my sergeant.
9	Q. When you saw the cell phone after the shooting,
10	obviously, you recognized it as a cell phone after the
11	shooting?
12	A. Yes, sir.
13	Q. Okay. It didn't look like a gun to you after the
14	shooting, did it?
15	A. No, sir.
16	Q. When you saw that cell phone after the shooting, did
17	you kind of put two and two together in your mind, and think
18	that's must have been what he was holding?
19	A. Yeah, yes, sir. After searching the area real quick
20	to see if I maybe missed the gun, that's when I put two and
21	two together, that that was probably what he was holding.
22	Q. Did you see any object falling from him as he was
23	going to the ground?
24	A. No, sir.
25	Q. Did you tell anybody at the scene before you left

	Justin Lopez on 04/11/2024
1	that you believe he had a cell phone in his hand when you
2	shot him?
3	A. No, sir.
4	Q. Did you tell anyone at the scene that you thought he
5	had gun in his hand when you shot him?
6	A. Only my partner when he arrived on-scene, and then
7	that would be it. My sergeant asked for a public safety
8	statement, how many rounds were fired and what direction, but
9	that was it.
10	Q. You think you told your partner that he had a gun in
11	his hand when you shot him?
12	A. No, sir. Let me reiterate that.
13	The partner that arrived on-scene and said, "where
14	is the gun, do we have a gun, "I told him, "I don't know
15	where it's at, but he said he was going to shoot me."
16	And then that was it. That was the only information
17	I had provided anybody.
18	Q. Now, you've had some training, obviously, with
19	respect to the use of deadly force?
20	A. Yes, sir.
21	Q. That was both at the academy and your work in the
22	department?
23	A. Yes, sir.
24	Q. Were you trained that deadly force is the highest
25	level of force you can use?

1	Page 64 A. Yes, sir.
2	Q. And were you trained it should only be used in
3	limited circumstances?
4	A. Yes, sir.
5	Q. And was that basically when there was an immediate
6	or imminent threat of death or serious bodily injury to
7	yourself or others?
8	A. That's correct, sir.
9	Q. And were you trained that you should not use deadly
10	force if there is not an immediate or imminent threat of
11	death or serious bodily injury?
12	A. Yes, sir.
13	Q. Were you generally trained that you should only use
14	deadly force if there are no other reasonable options?
15	A. Yes, sir.
16	Q. And were you trained to give a verbal warning before
17	using deadly force when feasible?
18	A. When feasible, yes, sir.
19	Q. Were you trained that you are responsible to justify
20	each shot when using deadly force?
21	A. Yes, sir.
22	Q. Do you recall training with respect to the concept
23	of reverence for human life?
24	A. Yes, sir.
25	Q. And was it your training generally that if you're

1	Page 65 shooting someone center mass, it's likely to cause death or
2	serious bodily injury to that person?
3	A. Yes, sir.
4	Q. Where did you go from the scene of the incident?
5	A. I was taken by one of my partners to the Adelanto
6	Station.
7	Q. And how long were you there for, approximately?
8	A. Many hours. I want to say maybe five hours, four to
9	five hours.
10	Q. What were you doing there during that time?
11	A. I was being tended to by my partners.
12	They offered me food, water, kind of just stood by
13	with me until the Homicide Investigations Team and the DOJ
14	arrived.
15	Q. Did the DOJ arrive during the time you were there
16	for that four or five hours?
17	A. Yes, sir.
18	Q. And did you have a representative there during that
19	time?
20	A. Yes, sir.
21	Q. And was it decided during that time frame you were
22	not going to give a statement?
23	MS. ANDERSEN: Objection to the extent that calls
24	for information protected by the attorney-client privilege
25	with his criminal attorney.

1	Page 66 So without disclosing anything that was discussed
2	between him and his attorney, I'll allow him to answer that
3	question.
4	THE WITNESS: Based on the advice of my counsel, I
5	made the decision not to make a statement.
6	MR. GALIPO: Okay. I think I'm just about done.
7	I would like to take one last break for five or
8	seven minutes, and then we can finish it up.
9	MS. ANDERSEN: That works.
10	(Recess taken.)
11	BY MR. GALIPO:
12	Q. In foot pursuit situations, did you have some
13	training on setting up perimeter or containment?
14	A. Yes, sir.
15	Q. And you communicated you were in a foot pursuit;
16	correct?
17	A. Yes, sir.
18	Q. And that's part of your training?
19	A. Yes, sir.
20	Q. To let dispatch know you're in a foot pursuit, but
21	also to let fellow officers know?
22	A. Yes, sir.
23	Q. So that they could potentially come and assist?
24	A. Correct.
25	Q. And how long was it after the shooting until you saw

1	Page 67 another officer on-scene?
2	A. Somewhere around 30 seconds before somebody arrived
3	on-scene.
4	Q. Were you aware that officers were in route, or did
5	you anticipate that because you communicated foot pursuit?
6	A. I anticipated because I put out that one was running
7	and I was pursuing.
8	Q. Did you ever consider while you were chasing him
9	after he said, "I will shoot you" creating a little more
10	distance but keeping him in sight and waiting for backup
11	units to arrive?
12	A. I'm sorry. Can you ask that again?
13	Q. Sure. When you were chasing him and he started
14	going, you know, westerly direction, and then said, "I will
15	shoot you" multiple times, did you consider that he might
16	have a gun?
17	A. Yes, sir.
18	Q. And at that point did you consider tactically maybe
19	I should distance myself a little bit and keep him in sight
20	and wait for the backup units to get there so we can, you
21	know, put together a tactical plan?
22	A. No, sir. Because of the direction he was heading.
23	He was heading towards a residential neighborhood,
24	and I didn't want to give up the ground or my distance to
25	him.

1	Page 68 Q. How close do you think he was to the residential
2	neighborhood at the time of the shooting?
3	A. He was coming up on the corner that you would have
4	to turn on. So I want to say it was maybe it was maybe 50
5	or 60 yards away from us further west.
6	Q. Did you ever communicate over your police radio that
7	you thought he had a gun before the shooting?
8	A. No, sir.
9	Q. Did you ever communicate over your police radio that
10	you thought he had a gun after the shooting?
11	A. No, sir.
12	Q. Okay. I think that's all the questions I have.
13	MR. GALIPO: Kayleigh, do you have any questions
14	today?
15	MS. ANDERSEN: Very few.
16	MR. GALIPO: Okay.
17	EXAMINATION
18	BY MS. ANDERSEN:
19	Q. Deputy Lopez, what name did the passenger and the
20	vehicle give you during your initial traffic stop?
21	A. He gave me the name of Andy Atkins or Andrew I
22	believe he clarified it as.
23	Q. During the foot pursuit what did you refer to him
24	as?
25	A. Atkins.

	Justin Lopez on 04/11/2024
1	Page 70 DECLARATION UNDER PENALTY OF PERJURY
2	
3	Case Name: Shane Holland, et al. vs. County of San
4	Bernardino, et al.
5	Date of Deposition: April 11, 2024
6	Job No.: 62323
7	
8	I,, hereby certify
9	under penalty of perjury under the laws of the State of
10	California that the foregoing is true and correct.
11	Executed this,
12	20, at, California.
13	
14	
15	
16	
17	
18	JUSTIN LOPEZ
19	
20	
21	
22	
23	
24	
25	

	D 71
1	Page 71 CERTIFICATE
2	OF
3	CERTIFIED STENOGRAPHIC SHORTHAND REPORTER
4	
5	I, JINNA GRACE KIM, CSR No. 14151, a Certified
6	Stenographic Shorthand Reporter of the State of California,
7	do hereby certify:
8	That the foregoing proceedings were taken before me
9	at the time and place herein set forth;
10	That any witnesses in the foregoing proceedings,
11	prior to testifying, were placed under oath;
12	That a verbatim record of the proceedings was made
13	by me, using machine shorthand, which was thereafter
14	transcribed under my direction;
15	Further, that the foregoing is an accurate
16	transcription thereof.
17	I further certify that I am neither financially
18	interested in the action, nor a relative or employee of any
19	attorney of any of the parties.
20	
21	IN WITNESS WHEREOF, I have subscribed my name, this
22	date: April 11, 2024.
23	
24	Jinna Grace Kim, CSR No. 14151
25	orinia orace itim, con ivo. 11131